

EXHIBIT 14

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September 27, 2018

839.003

VIA E-MAIL AND FIRST CLASS MAIL

Ms. Felecia Taylor
Mr. Jeffrey Ovall
U.S. Securities & Exchange Commission
Office of FOIA Services
100 F Street, NE
Washington, DC 20549-2465
taylorf@sec.gov; foiapa@sec.gov
henshalld@sec.gov

Re: Freedom of Information Act Request, No. 18-01818-FOIA

Dear Ms. Taylor and Mr. Ovall:

This letter is a follow-up to our conference call of today in which we discussed Jeffrey's e-mail of September 21, 2018, which identified the number of potential "hits" identified by the SEC based on my August 24, 2018-letter. I believe that we are getting close to identifying the scope of an acceptable FOIA request that meets the need of our Clients.

Based on today's conversation, our Clients are prepared to narrow the scope of our requests as follows and to make what we hope is now a non-Complex Track Request. As to the following identified Requests, we request that the SEC proceed immediately with processing the following items:

1. Jan 1, 2013 through the present, for the e-mail address of Marshallmasko@amerivision.us. – 80
2. Jan 1, 2013 through the present, for the e-mail address of Marshall.ameritech@gmail.com. – 79
3. Jan 1, 2013 through the present, for the e-mail address for blairmowery@amerivision.us. – 88
4. Jan 1, 2013 through the present, for the e-mail address for blair.ameritech@gmail.com. – 122

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10. Jan 1, 2008 through the present, "Wasserman, Comden, Casselman & Esensten" – **241**

11. Jan 1, 2013 through the present, "Amerivision and International" – **880**

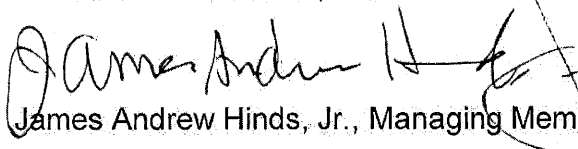
As to these six (6) Requests, we hope to hear back from you by October 15, 2018, with the hard box count for these six (6) Requests and a hard time estimate for production of these files.

As to Request No. 9 (Jan 1, 2008 through the present, "David and Casselman" – **17,459**), we are prepared to further modify this Request so the scope is limited to June 2011 through June 2012. With this substantial revision in the Request directed to "David and Casselman" we hope to bring this now-modified Request into the non-Complex Track Request category. As to this now revised Request No. 9, we hope to hear back from you by October 15, 2018, with the hard box count for Request No 9 and a hard estimate for production of these files.

As to the balance of the Requests contained in my August 24, 2018-letter, our Clients have agreed to withdraw their Request Nos. 5, 6, 7, and 8 as identified in Jeffrey's e-mail of September 21, 2018. This should substantially limit the scope of the work requested of the SEC.

Until this matter is resolved to the satisfaction of our Clients, we respectfully reserve all rights in the matter.

Very truly yours,
HINDS & SHANKMAN, LLP


James Andrew Hinds, Jr., Managing Member

JAH:

cc: Clients (via e-mail)
Becky James, Esq. (via e-mail)
Rachel M. Sposato, Esq. (i/h)